UNITED STATES DISTRICT COURT

for the

District of South Carolina

Colony Insurance Company,				
Plaintiff V.)) Civi)	l Action No.	2:11-CV-329	9-MBS
Daniel Mundy d/b/a Daniel's Services, Defendant				
JUDGME	NT IN A CIVIL A	CTION		
The court has ordered that (check one):				
☐ the plaintiff (name) recover from the de	fendant (name)	the amo	ount of	dollars (\$),
which includes prejudgment interest at the rate of	%, plus postjudg	ment interest a	t the rate of	%, along with
costs.				
☐ the plaintiff recover nothing, the action be dismiss	sed on the merits, a	nd the defendar	nt (name)	
recover costs from the plaintiff (name)				
■ other: default judgment is entered for the pla	intiff, Colony Insu	rance Compa	ny against the	e defendant,
Daniel Mundy d/b/a Daniel's Services. The cou	ırt finds that Plain	tiff has no dut	y to defend, i	ndemnify, and no
obligation under the Policy to pay any judgment	or settlement that	may be rende	ered or reache	ed by or against
Defendant in connection with the Hitt Lawsuit i	nsofar as the Hitt	Lawsuit invol	ves Defendan	t's metal truss
work and this case is dismissed with prejudice.				
This action was (check one):				
☐ tried by a jury with Judge presi	iding, and the jury h	as rendered a	verdict.	
☐ tried by Judge without a jury and	the above decision	was reached.		
■ decision by the Honorable Margaret B. Seymour, granted plaintiff's motion for default judgment.	United States Distr	ict Court Judge	e presiding. Th	ne court having
Date: December 5, 2011	CLERK OF COURT			
		s/Angie Snipes		
		Cionatun	a of Clark or Dam	tu Clauk